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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 7564	
10/601,731	06/23/2003		Joseph Raymond Faryniarz	J6829(C)		
201	7590	04/12/2006		EXAMINER		
		LECTUAL PROPI	GOLLAMUDI, SHARMILA S			
700 SYLVA BLDG C2 S		UE,	ART UNIT	PAPER NUMBER		
ENGLEWO	OD CLIF	FS, NJ 07632-3100	1616			
				DATE MAILED: 04/12/2000	DATE MAILED: 04/12/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/601,731	FARYNIARZ ET AL.		
Examiner	Art Unit		
Sharmila S. Gollamudi	1616		

		10.0	
The MAILING DATE of this communication appe	ears on the cover sheet with the	correspondence add	ress
THE REPLY FILED <u>22 March 2006</u> FAILS TO PLACE THIS AF	PLICATION IN CONDITION FOR	ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follor places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in complian time periods:	wing replies: (1) an amendment, a otice of Appeal (with appeal fee) in	ffidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a) \square The period for reply expires 3 months from the mailing date	e of the final rejection.		
b) The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	later than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN TH	ng date of the final rejecti	on.
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	on which the petition under 37 CFR 1. dension and the corresponding amoun shortened statutory period for reply ori r than three months after the mailing d	t of the fee. The appropr ginally set in the final Offi	iate extension fee ce action; or (2) as
 The Notice of Appeal was filed on A brief in comfiling the Notice of Appeal (37 CFR 41.37(a)), or any extermination and the Notice of Appeal has been filed, any reply must be filed AMENDMENTS 	ension thereof (37 CFR 41.37(e)), t	o avoid dismissal of th	
3. The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further co (b) They raise the issue of new matter (see NOTE belo (c) They are not deemed to place the application in be	onsideration and/or search (see NC ow);	OTE below);	
appeal; and/or (d) ☐ They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a))		ejected claims.	
4. The amendments are not in compliance with 37 CFR 1.1		ompliant Amendment	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s			(* . • = • = .).
 Newly proposed or amended claim(s) would be a non-allowable claim(s). 		, timely filed amendme	ent canceling the
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is profile. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1, 3-16. Claim(s) withdrawn from consideration:		vill be entered and an o	explanation of
AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, be because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e). 			
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessa	overcome <u>all</u> rejections under apporty and was not earlier presented.	eal and/or appellant fa See 37 CFR 41.33(d)(ils to provide a 1).
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER			
11. \(\text{ The request for reconsideration has been considered b} \) Sec. attached sheet	ut does NOT place the application	in condition for allowa	nce because:
12. ☐ Note the attached Information Disclosure Statement(s).13. ☐ Other:	(PTO/SB/08 or PTO-1449) Paper	Mg(s).	
	SREENII	PADMANABHAN	

SREENI PADMAÑABHAN SUPERVISORY PATENT EXAMINER The after-final amendments overcome the 112, second paragraph rejection over 8-9 and 12-13. However, the amendments do not overcome the rejections over the prior art of record.

Applicant arguments are substantially similar to those presented 11/10/05. Applicant argues that Jokura does not exemplify malonic acid and the unexpected results overcome the rejection. As discussed in the final office action, the examiner points out that the claims are rejected under obviousness. Thus, the prior art need only suggest the embodiment and the prior art need not exemplify the embodiment. With regard of the unexpected results, the examiner discussed the merits of the "unexpected results" on page 7 of the final office action. However, the applicant has not addressed this and has merely argued that malonic acid is not exemplified. This is not found to be persuasive since cleary malonic acid is taught. Applicant argues that the sodium malonate in Beerse must clearly be the half neutralized sodium salt of malonic acid. Applicant claims that the instant invention is directed to a combination of a half neutralized acid and a fully neutralized acid salt. The examiner points out that the claims do not require a combination of acid salts but rather is directed to a salt of malonic acid which is either neutralized fully or half neutralized. This is evidenced by the independent claims recitation "a salt of malonic acid". If the claim contained a mixture of malonic acid salts, then the claim would not state "a" malonic acid salt.